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SERIAL NUMBER FILING DATE		FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.	
SERIAL NOMBER	ridito pare		Ki	P965024298	
	W 74279W	COLFAN			

12/42/0723

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CRANE, L	
EX	AMINER
ART UNIT	PAPER NUMBER
1211	16
DATE MANUED.	07/23/96

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

X TI	HE PERIC	DD FOR RESPONSE:				
a) [] is exten	nded to run	or continues to run	from the d	ate of the final rejection	
b) X	expires	s three months from the date of t nowever, will the statutory period	the final rejection or as of the i d for the response expire later	mailing date of this Adv than six months from t	visory Action, whichever is later. In no the date of the final rejection.	
	The da	te on which the response, the p	etition, and the fee have been	n filed is the date of the ing amount of the fee.	posed response and the appropriate fee. e response and also the date for the Any extension fee pursuant to 37 CFR ponse or as set forth in b) above.	
		Brief is due in accordance with				
_ t	o place the	e application in condition for allo	owance:		the following effect, but it is not deemed	
1. [The pro	posed amendments to the claim	n and /or specification will not	be entered and the fina	al rejection stands because:	
		There is no convincing showing presented.	under 37 CFR 1.116(b) why th	ne proposed amendme	nt is necessary and was not earlier	
	ь. 🔲 1	They raise new issues that would	d require further consideration	and/or search. (See I	Note).	
	c. 🔲 ·	They raise the issue of new mat	ter. (See Note).			
		They are not deemed to place appeal.	the application in better form f	or appeal by materially	reducing or simplifying the issues for	
	e. 🗌	They present additional claims	without cancelling a correspon	nding number of finally	rejected claims.	e 5°
	NOTE	:	•			
	NOTE		-			
2. [Newly	proposed or amended claims on-allowable claims.	would be	allowed if submitted in	a separately filed amendment cancelling	
3. [√k Upon		ed-amendment- E- will be ent	eredwill-net-be er	ntored-and-the status of the claims will	
					•	
		s allowed:NONE s objected to:none				
		s rejected: 40-61				
		However;				
	□ A	opplicant's response has overcon	me the following rejection(s): _			
4. ‡	– The a <u>re</u> ∂	affidavit, exhibit or request for reasons given in t	consideration has been consideration has been consideration has been considerated by the consideration of the consideration has been consideration by the consideration has been consideration because the consideration has been consideration because the consideration of the consideration has been consideration because the consideration of the consid	dered but does not ove	ercome the rejection because $rac{1}{8}$ for view summary.	or th
_		48 t 1	eidered because applicant has	not shown good and	sufficent reasons why it was not earlier	· ~ (
5. [prese	ented.	,		The DEAL H	
□.	The propo	sed drawing correction 📋 ha	s las not been approved	d by the examiner.	John Tollow	
	Other				JOHN KIGHT // SUPERVISORY PATENT EXAMINER	
1244	-530				GROUP 1200	

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